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COMMISSIONERS RECEIVED 1 2 Arizona Corporation Commission JEFF HATCH-MILLER, Chairman 2005 FEB -7 P 3: 21 WILLIAM A. MUNDELL DOCKETED 3 MARC SPITZER AZ CORP COMMISSION MIKE GLEASON FEB 0 7 2005 4 DOCUMENT CONTROL KRISTIN K. MAYES DOCKETED BY 5 6 BEFORE THE ARIZONA CORPORATION COMMISSION 7 IN THE MATTER OF THE APPLICATION DOCKET NO. W-01445A-04-0755 OF ARIZONA WATER COMPANY, AN ARIZONA CORPORATION, TO EXTEND ITS EXISTING CERTIFICATES OF CONVENIENCE AND NECESSITY AT 10 CASA GRANDE AND COOLIDGE, PINAL COUNTY, ARIZONA 11 12 DOCKET NO. W-04264A-04-0438 IN THE MATTER OF THE APPLICATION OF WOODRUFF WATER COMPANY, 13 INC. FOR A CERTIFICATE OF CONVENIENCE AND NECESSITY TO 14 PROVIDE WATER SERVICE IN PINAL 15 COUNTY, ARIZONA 16 IN THE MATTER OF WOODRUFF DOCKET NO. SW-04265A-04-0439 UTILITY COMPANY, INC. FOR A 17 REPLY TO WOODRUFF WATER CERTIFICATE OF CONVENIENCE AND COMPANY INC.'S AND WOODRUFF **NECESSITY TO PROVIDE SEWER** 18 UTILITY COMPANY'S RESPONSE SERVICE IN PINAL COUNTY, ARIZONA TO ARIZONA WATER COMPANY'S 19 MOTION FOR PREFILED TESTIMONY 20 21 22 ARIZONA WATER COMPANY, an Arizona corporation (the "Company"), through 23 its undersigned counsel, files its Reply to the Response of Woodruff Water Company, 24 Inc. and Woodruff Utility Company, Inc. (hereinafter collectively "Woodruff") to the 25 Company's Motion for a Procedural Order directing the parties to file prefiled testimony

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and exhibits in this case.

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The arguments the Company presented in its Reply to the Staff's Response to its Motion are equally applicable to Woodruff's Response, and will thus not be repeated here. This Reply will address the additional arguments presented by Woodruff.

As a preliminary matter, however, Woodruff misses the mark by supporting Staff's argument that the currently established procedural schedule for this case will provide sufficient due process for the parties and information for the Commission. The focus of the Company's Motion is, what process will provide the most effective method of processing this case; the Company submits that the best process would be the use of prepared testimony and exhibits in a case of this complexity. It is unpersuasive for Woodruff to argue that the Commission should settle for a less adequate procedure simply because it may satisfy a minimum level of due process.

Woodruff's primary arguments seem to be that the Company's intervention in this matter delayed the proceedings and that the procedure suggested by the Company's Motion will further delay the proceedings. Both arguments are incorrect.

First, Woodruff wrongly suggests that the Company has delayed the proceedings. The Company's Motion to Intervene was timely filed and granted by the Commission-and was not opposed by any party, including Woodruff. The schedule for processing the case at that time, and after the Company's application was filed and consolidated with Woodruff's, was set by the administrative law judge at the November 19, 2004 procedural conference-again, unopposed by any party. To now argue that the Company delayed this proceeding contradicts the facts.

Next, Woodruff wrongly argues that the Company's suggested use of prefiled testimony and exhibits would delay the case. The Company did not request in its Motion, and does not request now, that the hearing in this matter be delayed.

On the contrary, with some minor adjustments, the current procedural schedule established by the Fifth Procedural Order can be used to accommodate the use of prefiled testimony and exhibits, which will accelerate, not delay, the hearings in this matter, a goal that Woodruff would presumably support. There is simply no need to completely discard the current procedural schedule to include a requirement for prefiled testimony, including the accommodation of Staff's request that its testimony be filed after the testimony of the Company and Woodruff. Simply put, the action suggested by the Company's Motion is compatible with the current procedural schedule, and Woodruff has failed to make a convincing argument otherwise. Finally, the relief requested in the Company's Motion would afford the most effective procedure for processing this case which, rather than adherence to any particular time schedule, should be the objective.

CONCLUSION

All parties would process this case most efficiently through the use of prefiled testimony and exhibits. The Commission entering an order for such at this point in the proceedings will prejudice no party. The new procedural schedule, with a little revision, may still be used. The Company, therefore, urges the Commission to enter an order (1) directing all parties to prefile prepared direct and rebuttal testimony and exhibits, and (2) revising the current procedural schedule, as necessary.

1	RESPECTFULLY SUBMITTED this 7th day of February, 2005.
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14	Original and seventeen (17) copies of the foregoing filed this 7th day of February, 2005
15	with:
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17	1200 West Washington Street Phoenix, Arizona 85007
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19	A copy of the foregoing was hand-delivered this 7th day of February, 2005 to:
20	Marc E. Stern, Esq. Administrative Law Judge
21	Hearing Division Arizona Corporation Commission
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24	A copy of the foregoing was mailed this 7th day of February, 2005 to:
25	Timothy J. Sabo Assistant Counsel
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